

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT**

United States Court of Appeals
Fifth Circuit

FILED

March 5, 2015

Lyle W. Cayce
Clerk

No. 14-20417

PEMEX EXPLORACION Y PRODUCCION, Individually and as assignee of
Age Refining, Inc, Flint Hills Resources, LP and Valero Marketing and
Supply Company,

Plaintiff–Appellant

v.

CONOCOPHILLIPS COMPANY; FR MIDSTREAM TRANSPORT, L.P.,
formerly known as TexStar Midstream Transport, L.L.C.; MARATHON
PETROLEUM COMPANY, L.P., formerly known as Marathon Petroleum
Company, L.L.C.; SHELL CHEMICAL, L.P.; SHELL TRADING U.S.
COMPANY, “STUSCO”; SUNOCO PARTNERS MARKETING ;
TERMINALS, L.P.,

Defendants–Appellees

Consolidated with No. 14-20418

PEMEX EXPLORACION Y PRODUCCION,

Plaintiff–Appellant

v.

BASF CORPORATION; BASF FINA PETROCHEMICALS, L.P.;
RGV ENERGY PARTNERS, L.L.C.,

Defendants–Appellees

PEMEX EXPLORACION Y PRODUCCION,

Plaintiff–Appellant

No. 14-20417; cons. w/ 14-20418

v.

F&M TRANSPORTATION, INC.; JEFF KIRBY; SUPERIOR CRUDE
GATHERING, INCORPORATED,

Defendants–Appellees

Appeals from the United States District Court
for the Southern District of Texas
U.S.D.C. 4:12-CV-1081

Before SMITH, PRADO, and OWEN, Circuit Judges.

PER CURIAM:*

The Court has carefully considered these consolidated appeals in light of the briefs, oral arguments, and pertinent portions of the record—including the extensive and thorough opinions of the district court. For essentially the reasons articulated by the district court, we find no reversible error and AFFIRM.

* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.